## In an Disputed Session

Following are a question and answer from the tran-script of a news conference conducted by President Nixon on Aug. 22, 1973, in San Clemente, Calif., as re-corded by The New York Times. The question involved a conversation that took place March 21, 1973, at the White House in which Mr. Nixon, H. R. Haldeman and John W. Dean 3d partici-John pated.

Yesterday, a Watergate grand jury, in its indictment of Mr. Haldeman and six others, accused Mr. Haldeothers, accused Mr. Halde-man of perjury for his asser-tion, before the Senate Wa-tergate committee, that the President had said "it would be wrong" to provide hush money to the seven original Watergate, defandants, Mr. Watergate defendants. Mr. Haldeman made the state-ment on July 30, 1973. The President's news conference took place three weeks later.

Q. Mr. President, could you tell us your recellent c). Mr. President, could you tell us your recollection of what you told John Dean on March 21 on the subject of raising funds for the Water-gate defendants?

A. Certainly. Mr. Halde-man has testified to that, and

his statement is accurate. Basically. What Mr. Dean was concerned about on March 21 was not so much the raising of money for the defendants but the raising of money for the defendants for the purpose of keeping them still. In other words so-called hush money.

The one would be legal, in other words raising the de-fense funds for any group, any individual, as you know is perfectly legal and is done all the time. But you raise all the time. But you raise funds for the purpose of keeping an individual from talking, that's obstruction of justice. Mr. Dean said also, on

March 21, that there was an attempt to, as he put it, to Sackmail the White House, by one of the defendants; in-identally, that defendant has

denied it, but at least this is what Mr. Dean had claimed and that unless certain and that unless certain amounts of money were paid, I think it was \$120,000 for attorneys' fees and other support, that this particular defendant would make a statement, not with regard to Watergate but with regard to some national security mat-ters in which Mr. Thelichman ters in which Mr. Ehrlichman had particular responsibility.

My reaction very briefly was this: I said as you look at this, I said isn't it quite obvious, first, that if it is going to have any chance to going to have any chance to succeed, that these individu-als aren't going to sit there in jail for four years, they're going to have clemency. Isn't that correct? He said yes. I said we can't give clem-ency

ency. He agreed.

Then I went to another point. The second point is that isn't it also uite obvious, that while we could raise the money, and he indicated in answer to my question that it would probably take a mil-lion dollars over four years to take care of this defendant and others on this kind of and others on this kind of basis, the problem was, how do you get the money to them. And also, how do you get around the problem of clemency because they're not going to stay in jail simply because their families are be-ing taken care of. And so that was why I

And so that was why I concluded, as Mr. Haldeman concluded, as Mr. Haldeman recalls, perhaps, and did tes-tify very effectively, I) when I said John, it's wrong, it won't work, we can't give clemency, and we've got to get this story out. And therefore I direct you and I direct Haldemap and I direct direct Haldeman and I direct Ehrlichman and I direct Mitchell to get together tomor-row and then meet with me as to how we get this story out.

And that's how the meet-ing on the 22d [sic] took place.